Amendment No. 1 to SB1468

Beavers Signature of Sponsor

AMEND Senate Bill No. 1468*

House Bill No. 1432

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 29-3-101(a)(2), is deleted in its entirety and replaced with the following:

- (2) "Nuisance" means that which is declared to be such by other statutes, and, in addition thereto, means:
 - (A) Any place in or upon which lewdness, prostitution, promotion of prostitution, patronizing prostitution, unlawful sale of intoxicating liquors, unlawful sale of any regulated legend drug, narcotic or other controlled substance, unlawful gambling, any sale, exhibition or possession of any material determined to be obscene or pornographic with intent to exhibit, sell, deliver or distribute matter or materials in violation of §§ 39-17-901-39-17-908, § 39-17-911, § 39-17-914, § 39-17-918, or §§ 39-17-1003-39-17-1005, quarreling, drunkenness, fighting, breaches of the peace, zoning violations, or violations of building and property standards and codes are carried on or permitted, and personal property, contents, furniture, fixtures, equipment and stock used in or in connection with the conducting and maintaining any such place for any such purpose; or
 - (B) A criminal gang, as defined by § 40-35-121(a)(1), which engages in gang related conduct.

"Gang related conduct" occurs when one or more criminal gang member(s), as defined by § 40-35-121(a)(2), engages in the following:

- (i) Intimidating, harassing, threatening, stalking, provoking, or assaulting any person;
- (ii) Possessing weapons prohibited under § 39-17-1302 and § 39-17-1307; knowingly remaining in the presence of anyone who is in possession of such weapons; or knowingly remaining in the presence of such weapons;
- (iii) Damaging, defacing, or marking any public or private property of another, or possessing tools for the purpose of damaging, defacing, or marking any public or private property of another;
- (iv) Selling, possessing, manufacturing, or using any controlled substance or drug paraphernalia as defined in § 39-17-402; knowingly remaining in the presence of anyone selling, possessing, manufacturing, or using any controlled substance or drug paraphernalia; knowingly remaining in the presence of any controlled substance or drug paraphernalia; driving under the influence of any controlled substance in violation of § 55-10-401, or being under the influence of any controlled substance in public in violation of § 39-17-310;
- (v) Using, consuming, possessing, or purchasing alcoholic beverages unlawfully, including, but not limited to, public intoxication in violation of § 39-17-310 or driving under the influence of alcohol in violation of § 55-10-401;
- (vi) Criminal trespassing in violation of § 39-14-405;

- (vii) Displaying gang signs or symbols or wearing gang affiliated clothing;
- (viii) Standing, sitting, walking, driving, gathering, or appearing anywhere in public view with another criminal gang member, excluding:
 - (a) When all individuals are inside a school in class;
 - (b) When all individuals are inside a church or other place of worship; or
 - (c) When all of the criminal gang members appearing together in public have a parent/child relationship;
- (ix) Taking any action to recruit gang members or make any threats or promises to shoot, stab, strike, hit, assault, injure, disturb the peace, or destroy the personal property of anyone as an incentive to join a gang; or
- (x) Taking any action to stop a gang member from leaving a gang or make any threats or promises to shoot, stab, strike, hit, assault, injure, disturb the peace, or destroy the personal property of anyone as an incentive not to leave a gang; or
- (xi) Engaging in a criminal gang offense as defined by § 40-35-121(3).
- SECTION 2. Tennessee Code Annotated, Section 29-3-110, is deleted in its entirety and replaced with the following:
 - (a) If, upon the trial, the existence of the nuisance be established under § 29-3-101(a)(2)(A), an order of abatement shall be entered as part of the judgment or decree of the court, which order shall direct the removal from the

building or place where such nuisance exists or is maintained, of all means, appliances, fixtures, appurtenances, materials, supplies, and instrumentalities used for the purpose of conducting, maintaining, or carrying on the unlawful business, occupation, game, practice or device constituting such nuisance; and shall direct the sale thereof, or such portion thereof as may be lawfully sold, upon such terms as the court may order, and the payment of the proceeds into court to be applied to costs or paid over to the owner, and the destruction of such portion thereof, if any, as cannot be lawfully sold within this state; and the judgment or decree shall perpetually enjoin the defendant from engaging in, conducting, continuing, or maintaining such nuisance, directly or indirectly, by the defendant or defendant's agents or representatives, and perpetually forbidding the owner of the building from permitting or suffering the same to be done in such building.

(b) If, upon the trial, the existence of the nuisance be established under § 29-3-101(a)(2)(B), an order of abatement shall be entered as part of the judgment or decree of the court, which order shall perpetually enjoin the defendant(s) from engaging in, conducting, or continuing such nuisance, directly or indirectly.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.